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A--3146 2007



April 16, 2007

KIRK PATTON, P.C.

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DON W. CAPSHAW*

Board Certified | Commercial Real Estate Law and Residential Real Estate Law**

PHILLIPN, COCKRELL

Board Conified - Business Banksuptcy Law**

JAMES CLARK WYLY

Board Certified - Personal Injury Trial Law**

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TINA R. GREEN

- *Board Certified Estate Planning and Probate Law**
- Certified Elder Law Attorney, Nat'l Elder Law Findn, as recognized by Texas Board of Legal Specialization

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MICHAEL R. UNGER

LEISA B. PEARLMAN

SHIVALI SHARMA

JACK T. PATTERSON, II

OF COUNSEL WILLIAM B. ROBERTS*

Board Certified – Estate Planning and Probate Law and Tax Law**

* Mediator

** Texas Board of Legal Specialization

Via Federal Express

Judicial Panel on Multidistrict Litigation Thurgood Marshall Federal Judiciary Bldg. One Columbus Circle, N.E., Room G-255 Washington, D.C. 20002

Re: Menu Foods Poisoned Pet Food Litigation; MDL Docket No. 1850

Dear Sir or Madam:

Enclosed please find the original and one copy of Plaintiffs' Response to Motion for Transfer and Consolidation and Request for Transfer and Consolidation of Related Actions to the Western District of Arkansas Under 28 § 1407.

Please disregard Plaintiffs previous Motion for Transfer and Consolidation of Related Actions to the Western District of Arkansas Under 28 § 1407 and Memorandum in Support of Their Motion for Transfer and Consolidation of Related Actions to the Western District of Arkansas Under 28 § 1407 that was mailed to your office.

Please file the original and return a file-marked copy to me in the enclosed self-addressed, stamped envelope. Should you have any questions, please do not hesitate to contact our office.

Sincerely,

Jeremy Y. Hutchinson

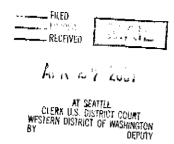
07-CV-00411-RESP

JYH/kb Enclosures

Reply Correspondence to:

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BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE MENU FOODS POISONED

PET FOOD LITIGATION

No. MDL 1850 – In re Pet Food
Products Liability Litigation
)
)

PLAINTIFFS' RESPONSE TO MOTION FOR TRANSFER AND CONSOLIDATION AND REQUEST FOR TRANSFER AND CONSOLIDATION OF RELATED ACTIONS TO THE WESTERN DISTRICT OF ARKANSAS UNDER 28 § 1407

Plaintiffs Scott and Barbara Widen, Charles Ray and Pamela Simms, Sandra Gray, Kirby Cooper, and Nick and Deena Jackson ("Plaintiffs") submit this response in support of their request to transfer and consolidate related actions to the Western District of Arkansas under 28 U.S.C. § 1407.

I. FACTS

A. Background

Defendant, Menu Foods, is a Canadian corporation doing business in the United States;

Defendant, Nestle Purina, is a Missouri Corporation, with a pet food division in Fayetteville,

Arkansas; and Defendant, Proctor & Gamble, is headquartered in Cincinnati, Ohio with offices
in Fayetteville, Arkansas. Defendants distribute their pet food throughout the United States.

Defendant, Del-Monte Pet Products, headquartered in San Francisco, California allegedly

produced contaminated pet food at their Lawrence, Kansas facility which is also closer to the Western District of Arkansas than any other currently suggested forum. These Defendants make a variety of pet food sold under many brand names and many private labels. Defendant, ChemNutra, Inc., (ChemNutra) is a Nevada Corporation which is alleged to have produced the contaminated wheat gluten. ChemNutra also has a production facility in Kansas which is closer to the Western District of Arkansas than any other currently suggested forum. The single largest distributor of Defendants' products is Wal-Mart Stores, Inc. (Wal-Mart). Wal-Mart has a private label agreement with Menu Foods and other producers of pet food in which Wal-Mart agrees that producer would manufacture pet food exclusively for Wal-Mart, thereby allowing Wal-Mart to purchase the pet food at a discounted rate and increase their profit margins and/or eliminate competition. Wal-Mart attaches its own name and reputation to each package of pet food manufactured under a private label agreement.

Plaintiffs assert their claim against the Defendants as class actions under Rule 23 of the Federal Rules of Civil Procedure on behalf of all persons who purchased any cat or dog food that was produced by Defendants from any Wal-Mart, Sam's Club, or any other retail outlet. Plaintiffs seek compensation for those whose pets suffered harm due to the consumption of defendants' tainted pet foods, those who accrued veterinarian bills due to actual harm to their pet, and those who accrued veterinarian bills because of their concern of possible harm from their pet's consumption of Defendants' tainted pet food. Plaintiffs seek reimbursement for those who purchased the tainted pet food and were forced to dispose of the contaminated food and replace it with untainted pet food, and punitive damages.

Case 2:07-cv-00453-JCC

Defendant, Menu Foods, told the U. S. Food and Drug and Administration that they had become aware of the contamination on February 20, 2007. Menu Foods believed that the contamination came from their supplier of wheat gluten. Defendant, Menu Foods, conducted test to determine if the contamination was harmful to pets on February 27, 2007. The results of the test resulted in death to one out of every six pets who consumed the contaminated pet food.

Defendants and Wal-Mart did nothing to prevent the distribution of the contaminated pet food until weeks after the discovery occurred. This action, or lack thereof, permitted and caused additional harm to thousands of pet owners throughout the country.

B. The Poisoned Pet Food Class Actions

Thus far, over 75 class action complaints have been filed against the Defendants. These lawsuits assert claims for injuries arising from the deaths of pets that had consumed Defendants' pet food sold under various labels and some of the suits narrow the class to those who purchased Defendants' products sold at Wal-Mart stores. (See attached list of cases).

These cases seek to recover damages on behalf of all persons whose pets became sick or died as a result of consuming pet food produced or sold by defendants, persons who accrued costs from veterinarian visits, and persons who were forced to dispose of contaminated pet food and replace it with non-contaminated food. Submitted herewith is a Schedule of Actions involved under 28 U.S.C. § 1407 that lists the actions to be transferred and consolidated.

Plaintiffs seek to have the aforementioned cases and all other cases involving the contamination of Defendants' pet food transferred to the Western District of Arkansas for centralization with the four class actions already pending in that jurisdiction. Transfer and consolidation is appropriate because these cases involve common factual questions, will further

the convenience of the parties and witnesses, and will promote the just and efficient conduct of these actions. The Western District of Arkansas is the appropriate place for transfer and consolidation for the following reasons: the district has the resources and judicial expertise to properly conduct this case, Defendants transact business in the district, Defendants largest customer and distributor is in the district, Defendant, Wal-Mart, is headquartered in the district. Defendant, Menu Foods' plant, which is allegedly responsible for the production of the vast majority of the contaminated food, is located within one hour of the district, and every other domestic defendant has production facilities within three hundred miles of the Western District of Arkansas.² Additionally, four related class actions are already filed in the district, and the Western District of Arkansas is easily accessed by all parties.

II. Argument

Transfer and Consolidation of All Poisoned Pet Food Actions for Coordinated A. Pretrial Proceedings is Appropriate.

28 U.S.C. § 1407 authorizes this Panel to transfer and consolidate two or more civil cases for coordinated pretrial proceedings upon a determination that (i) they "involv[e] one or more common questions of fact," (ii) transfer will further "the convenience of the parties and witnesses," and (iii) transfer "will promote the just and efficient conduct of the actions." The requirements for transfer under Section 1407 are clearly satisfied here. The numerous related poisoned pet food class actions are characterized almost entirely by common questions of fact. In addition, transfer and consolidation will promote convenience for the parties and efficiency in

¹ Google Map Search
² Google Map Search

the pretrial proceedings by climinating duplicative discovery and the potential for inconsistent rulings, including determinations on class certification.

1. The related actions involve common questions of fact.

The first requirement of § 1407 - that the actions to be transferred involve common questions of fact - is satisfied. The factual issues to be determined in each of the actions proposed for transfer and coordination arise from the same course of conduct and, therefore, are identical. See *In re Neurontin Mktg. & Sales Practices Litig.*, 342 F. Supp. 2d 1350, 1351 (J.P.M.L. 2004); *In re Publ'n Paper Antitrust Litig.*, 346 F. Supp.2d 1370, 1371 (J.P.M.L. 2004).

Among the many common questions of law and fact at issue in the related actions are:

- Whether the Defendants' pet food was materially defective, and unfit for consumption by a domesticated pet;
- Whether the Defendants breached any contract, implied contract or warranties relating to the sale of the pet food;
- Whether the Defendants' pet food caused Plaintiffs' and other Class members' pets to become ill;
- 4) Whether the Defendants' contaminated pet food and the warnings surrounding the contaminate caused Plaintiffs to incur veterinarian costs;
- Whether the Defendants' contaminated pet food and subsequent warnings surrounding the contamination caused Plaintiffs to dispose of the contaminated pet food and purchase new uncontaminated pet food;
- Whether the Plaintiffs and other Class members have been damaged, and, if so, what is the proper measure thereof;

- 7) What is the appropriate form of injunctive, declaratory, and other relief; and
- 8) Do the Defendants' actions or lack thereof warrant punitive damages;

The factual issues to be determined in all of the class actions are nearly identical, making transfer to a single forum highly appropriate. See, e.g. *Neurontin*, 342 F. Supp.2d at 1351. In *Neurontin*, for example, the Panel ruled that there were common issues warranting transfer and consolidation where "[a]Il actions [we]re purported class actions involving allegations that common defendants have engaged in the illegal promotion and sale of the drug Neurontin for 'off-label' use." *Id*.

2. Consolidating the class action will further the convenience of the parties and the witnesses.

Consolidating the class actions will satisfy the second requirement for consolidation under § 1407 because it will serve the convenience of the parties and witnesses. It is expected that counsel for Plaintiffs in all actions will seek documents from the same Defendants on such issues as, inter alia; (a) where the recalled pet food was processed, (b) the manufacturing process for the recalled pet food, (c) the intended ingredients of the recalled pet food, (d) the name, composition and character of the contaminant(s) of the recalled pet food that poisoned the Class members pets, (e) the contaminant(s)' pathway into the recalled pet food, (f) Wal-Mart's contractual relationship with Defendants (g) when Defendants learned or should have learned that the recalled pet food was contaminated, and (h) what actions were taken when Defendants did learn of the contamination. Issues such as these will be central in all of the class actions.

Because the actions arise from a common nucleus of factual allegations, there is a strong likelihood of duplicative discovery demands and redundant depositions. Consolidation will

enable a single judge to establish a pretrial program that will minimize the inconvenience to the witnesses and expenses to the parties. These savings are precisely the types of savings that this Panel has traditionally used to justify the consolidation of actions in different jurisdictions. See e.g. *Neurontin*, 342 F. Supp.2d at 1351.

3. Transfer and consolidation will promote the just and efficient conduct of the related actions.

Finally, transferring and consolidating these class actions is appropriate because coordinating the pretrial proceedings will promote the just and efficient conduct of the actions. In light of the nearly identical factual allegations, and especially given that discovery has not yet begun in any action, transfer under § 1407 will avoid duplicative discovery and save judicial time and resources. See Ephedra Prods. Liab. Litig., 314 F.Supp.2d at 1375. The Plaintiffs in each action will seek to depose many of the same individuals from Defendants and their various affiliates and request production of a substantially similar set of documents. Failing to consolidate these actions will therefore result in duplicative discovery efforts, requiring witnesses to appear for multiple depositions and defendants to produce several sets of the same documents. The consolidation and coordination of these actions would avoid this inconvenience and needles waste of resources. See In re Univ. Serv. Fund Tel. Billing Practices Litig., 209 F. Supp.2d 1385, 1386 (J.P.M.L. 2002). Moreover, the corresponding savings in time and expense would confer benefits upon both the Plaintiffs and Defendants. See In re Cygnus Telcoms. Tech., LLC Patent Litig., 177 F.Supp.2d 1375,1376 (J.P.M.L. 2001). Where, as here, consolidation and coordination will avoid duplicative discovery and potentially conflicting pretrial rulings, transfer for pretrial purposes is warranted to promote the interests of judicial economy and efficiency.

- B. The Western District of Arkansas is the Proper Forum for Coordinated Pretrial Proceedings.
 - 1. The Western District of Arkansas has a small and swift docket and can most efficiently conduct the MDL proceedings.

In selecting the most appropriate transferee forum for multidistrict litigation (MDL), the Panel considers the speed and efficiency with which alternative districts manage their respective caseloads. See, In re Preferential Drug Prods. Pricing Antitrust, 429, F. Supp. 1027, 1029 (J.P.M.L. 1977) (transferring cases based in part upon transferee courts low median time between filing and disposition in civil actions); In re Corn Derivatives Antitrust Litig., 486 F. Supp. 929, 932 (J.P.M.L. 1980). (faster docket cited as reason for selecting transferee court). Here, this factor favors the Western District of Arkansas.

The Western District of Arkansas has one of the smallest dockets in the country. It is unburdened by any existing MDL and very capable of ensuring expeditious resolution of this MDL. If there are several forums which would be appropriate for MDL transfer, the MDL Panel should examine the relative caseloads in each district court as a factor in determining where the MDL should be sent. See, e.g., In re Corn Derivatives Antitrust Litig., 486 F. Supp. 929, 932 (J.P.M.L. 1980); In re Falstaff Brewing Corp. Antitrust Litig., 434 F. Supp. 1225, 1231 (J.P.M.L. 1977). While the Western District of Arkansas not only is the most convenient and suitable forum for an MDL, it also has one of the smallest caseload of all the districts and can proceed to trial faster than any other district.

The Western District of Arkansas enjoys a swift civil docket. The Western District of Arkansas has one of the shortest amounts of time between the filing of a complaint and the trial

date. The median time for civil cases from filing to trial in the Western District of Arkansas is only 13.0 months, while the average length of time for district courts across the country is 23.2 months.³ Additionally, the Western District of Arkansas, while possessing the resources necessary to oversee a complex multi-party action such as this, has been under utilized as a transferee court for centralized proceedings. To the Respondents' knowledge, the Western District of Arkansas has never been assigned an MDL proceeding. This may have been due to the historical difficulty in traveling to the Western District of Arkansas. However, with the growth of Wal-Mart and the Regional Airport in Northwest Arkansas, direct flights are now available from New York, Chicago, Atlanta, Dallas, Los Angeles, Miami, Washington DC, and countless other metropolitan areas.⁴ While the Western District of Arkansas has never received a MDL proceeding, many other possible forums have multiple MDL's currently pending. As of September 30, 2006, the Western District of Washington had two (2) MDL cases still pending, the District of New Jersey has fifteen (15) MDL cases pending, the Northern District of Illinois has sixteen (16) MDL cases pending, and the Central District of California has nine (9) MDL cases pending.⁵

2. The Western District of Arkansas Has Judges Experienced in Complex Class Actions.

The Western District of Arkansas has increasingly become a hotbed for complex class action litigation. Because Wal-Mart, the country's largest retailer, is headquartered in the Western District of Arkansas, all the district's judges have been exposed to many national class action cases involving product liability. Judge Robert Dawson has ample experience with

⁵ U.S. Federal Courts Website.

³ U.S. Federal Courts Website: Information for 2006.

⁴ Northwest Arkansas Regional Airport Web Site.

complex class action cases. Judge Robert Dawson is also capable and experienced in handling complex litigation. Finally the District's Chief Judge, Judge Jimm Hendren has years of experience in dealing with product liability cases. All of the judges in the district are capable of administering an MDL proceeding and none of them are currently overburdened with an exhaustive docket. Each possible transferee judge in the Western District of Arkansas has a wealth of experience in complex commercial class actions and would be well-suited to handle this litigation.

3. The Western District of Arkansas is the most convenient forum for the convenience of the parties and witnesses.

The convenience of the parties and witnesses is a factor in determining to which district related actions should be transferred. 28 U.S.C. § 1407(a) (related actions may be transferred to a district for coordinated proceedings upon a determination that the transfer "will be for the convenience of parties and witnesses and will promote the just and efficient conduct of such actions"). In deciding whether a particular forum is convenient, the Panel may consider the location of the parties, documents and potential witnesses relative to that district. See In re-Cigarette Antitrust Litig., 2000 U.S. Dist. Lexis 8209, at *4 (J.P.M.L. June 7, 2000).

This factor also supports Respondents' position that the MDL be transferred to the Western District of Arkansas. This case will involve parties from all over the United States and even Canada. Arkansas is conveniently located in between both coasts and therefore accessible to all parties.

One of the Defendant's plants where the contaminated pet food was produced is located

in Peoria Kansas, which is only 51.4 miles from the Western District of Arkansas.⁶ Much of the discovery will undoubtedly revolve around how the pet food was produced at the Peoria, Kansas plant became contaminated and what kind of quality control mechanisms were in place. Defendant, Nestle Purina, has a pet food division located in the Western District of Arkansas and a production plant in Nebraska, which is closer to the Western District of Arkansas than any other currently proposed forum. Additionally, Defendant, Proctor and Gamble, Inc., has a large regional corporate offices in the Western District of Arkansas. Defendant, Del-Monte Pet Products, has their production facility in Lawrence, Kansas which is where most of the discovery will focus and is closer to the Western District of Arkansas than any other currently proposed forum. ChemNutra, Inc. has a plant in Kansas, only a few hours from the Western District of Arkansas and closer than any other currently proposed MDL forum.⁷ Therefore, the Western District of Arkansas provides a very convenient forum to address these inevitable discovery matters.

Another Defendant in many of the lawsuits is Wal-Mart Stores, Inc. (Wal-Mart). Wal-Mart is the single largest distributor of Defendants' pet food in the country and had a private label agreement with Defendants by which Defendants would produce several brands of pet food exclusively for Wal-Mart. As such, Wal-Mart is and indispensable party to this lawsuit. Wal-Mart is, likely, the first place that consumers would have lodged complaints about the pet food. Many of the lawsuits seek reimbursement for the purchases of the contaminated pet food. These purchases were not made from Defendants directly, they were made at retail outlets - most of

⁷ Google Map Search

⁶ Google Map Search – Peoria, KS to Bella Vista, AR

which were made at Wal-Mart. Accordingly, it would be nearly impossible to calculate the level of reimbursement without pricing information from Wal-Mart.

Additional discovery will include the Plaintiffs acquisition of copies of the private label agreements between Wal-Mart and Defendants to determine the relationship between the two companies. Plaintiffs will also need information from Wal-Mart regarding the amount of Defendants' pet food which was purchased during the time at issue. Plaintiffs will need to seek information from Wal-Mart relating to the timing of the first customer complaints.

For the reasons mentioned above, Wal-Mart is a necessary party to the action. Wal-Mart's corporate headquarters is located within the Western District of Arkansas and is only about 57 miles from the Menu Foods plant in Peoria, Kansas. Nestle Purina, another Defendant who allegedly allowed contaminated pet food to enter the stream of commerce, has a pet food division in Fayetteville, Arkansas which is located in the heart of the Western District of Arkansas. Proctor & Gamble, Defendant who allegedly allowed contaminated pet food to be produced, also has a large regional headquarters in the Western District of Arkansas. Defendant, Del-Monte Pet Products, has a production facility in Lawrence, Kansas which is only a few hours drive from the Western District of Arkansas. Therefore, discovery will be most convenient for all parties if the MDL proceedings are administered by the Western District Court of Arkansas.

A common misconception is that Arkansas is a difficult destination point. This may have been true in the past but due to the phenomenal economic growth of several Fortune 500 companies, the Northwest Arkansas Regional Airport (XNA) services one of the most extensive

⁸ Google Map Search

list of direct flights in the nation. XNA has direct flights from New York, Los Angeles, Denver, Cincinnati, Miami, Minneapolis, Chicago, Atlanta, Dallas, Houston, Charlotte, Detroit, Salt Lake City, Newark, and others.⁹ The Western District of Arkansas is by far the most convenient forum both for discovery purposes and travel arrangements for all parties involved.

III. CONCLUSION

Consolidation is necessary to avoid duplication and wasted efforts. Transfer to the Western District of Arkansas is appropriate because at least four of the related actions were filed there; the Western District of Arkansas has the swiftest docket of all districts; the Judges are experienced and capable of conducting an MDL proceeding and are not overburdened with other MDL cases; the Western District of Arkansas is centrally located, easily accessible, and in close proximity to the nucleus of the discovery process. Therefore, Plaintiffs respectfully request that the Panel order that the related actions, as well as any other cases that may be subsequently filed asserting related or similar claims, be transferred to the Western District of Arkansas for consolidated and coordinated pretrial proceedings.

⁹ Northwest Arkansas Regional Airport Website

DATED: April 16, 2007 PATTON, ROBERTS, MCWILLIAMS, & CAPSHAW, L.L.P.

By: Jeremy Y. Hutchinson

Jack Thomas Patterson II

Stephens Building

111 Center St., Suite 1315

Little Rock, AR 72201

Telephone: (501) 372-3480 Facsimile: (501) 372-3488

Richard Adams

James C. Wyly

Sean F. Rommel

PATTON, ROBERTS, MCWILLIAMS & CAPSHAW, L.L.P

Century Bank Plaza, Suite 400

P.O. Box 6128

Texarkana, Texas 75505-6128

Telephone: (903) 334-7000

Facsimile: (903) 334-7007

Timothy C. Hutchinson

WILLIAMS & HUTCHINSON LLP

5417 Pinnacle Point Drive, Suite 500

Rogers, AR 72758

Telephone: (479) 464-4944

Bill G. Horton

NOLAN, CADDELL, & REYNOLDS, P.A.

5414 Pinnacle Point Drive, Suite 101

Rogers, AR 72758

Telephone: (479) 782-5297

Facsimile: (479) 782-5184

Jason M. Hatfield

LUNDY & DAVIS LLP

3000 N. College Avenue, Suite 309

Fayetteville, AR 72701

Telephone: (479) 527-3921

Facsimile: (479) 587-9196

ATTORNEYS FOR PLAINTIFFS





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 American Eagle adds new non-stop jet service to Miami, Florida February 9, 2007

AMERICAN EAGLE AIRLINES NEW SERVICE WILL CONNECT NORTHWEST ARKANSAS AND SOUTH FLORIDA

FORT WORTH, Texas – American Eagle, the regional affiliate of American Airlines, will add nonstop service between Northwest Arkansas Regional Airport and Miami International Airport, beginning April 10.

American Eagle's service will be the first ever between the state of Arkansas and Miami. The airline will operate round-trip service between the two cities, using a 44-seat Embraer ERJ-140 jet.

"American and American Eagle have been proud to give travelers from Northwest Arkansas their first nonstop access to New York and Los Angeles, and this new route will allow them to access the premier Latin American gateway at our Miami hub," said American Eagle President Peter Bowler.

"As the sixth-fastest growing region in the country, this is great news for the people of Northwest Arkansas," said Sen. Mark Pryor (D-Ark.). "I know that American Eagle with this new route will continue to provide the same high quality of service that we have grown to appreciate."

"American was the first airline to commit to XNA, and the airline has led the way in expanding its service to new destinations," said Stan Green, chairman of the Board of Directors of the Northwest Arkansas Regional Airport Authority. "The Miamí service will be an excellent addition for American, providing yet another option for international travel to and from Northwest Arkansas."

"We are very pleased with the travel opportunities that the new American Eagle nonstop flight from XNA to Miami will bring to the residents of Northwest Arkansas," said Duane Futch, Director of Global Travel Services, Wal-Mart Stores Inc. "The new flight will add yet another time efficiency for business and pleasure travelers that have a requirement to travel to South Florida, the Caribbean and Latin America."

The schedule for the new route is as follows (all times local):

MIAMI TO NORTHWEST ARKANSAS (MIA-XNA) Flight Departs Arrives Days 4515 8:45 P.M. 10:45 P.M. DAILY

NORTHWEST ARKANSAS TO MIAMI (XNA-MIA) Flight Departs Arrives Days 4514* 6:30 A.M. 10:20 A.M. DAILY

*Effective April 11, 2007

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American Airlines is a founding member of the global oneworld® Alliance.

About American Eagle

American Eagle is the largest U.S. regional airline, operating over 1,800 daily flights to more than 140 cities throughout the United States, Canada, the Bahamas, Mexico, and the Caribbean on behalf of American Airlines. American Airlines is the world's largest airline. American, American Eagle, and the AmericanConnection® airlines serve 250 cities in over 40 countries with more than 4,000 daily flights. The combined network fleet numbers more than 1,000 aircraft. American's awardwinning Web site, AA.com,

provides users with easy access to check and book fares, plus personalized news, information and travel offers. American Airlines is a founding member of the oneworld® Alliance, which brings together some of the best and biggest names in the airline business, enabling them to offer their customers more services and benefits than any airline can provide on its own. Together, its members serve more than 600 destinations in over 135 countries and territories. American Airlines, Inc. and American Eagle Airlines, Inc. are subsidiaries of AMR Corporation. American Airlines, American Eagle, AmericanConnection, AA.com and AAdvantage are registered trademarks of American Airlines, Inc. (NYSE:AMR).
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Tel: 479-205-1000, Fax: 479-205-1001

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BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
BY DEPUTY

For 27 Level

IN RE MENU FOODS POISONED PET FOOD LITIGATION

No. MDL 1850 - In re Pet Food Products Liability Litigation

CERTIFICATE OF SERVICE

This is to certify that I have this day served upon all Parties' counsel of record, or upon the Party if no counsel of record appears, a copy of the within and foregoing "PLAINTIFFS' RESPONSE TO MOTION FOR TRANSFER AND CONSOLIDATION AND REQUEST FOR TRANSFER AND CONSOLIDATION OF RELATED ACTIONS TO THE WESTERN DISTRICT OF ARKANSAS UNDER 28 § 1407 by causing a copy of the same to be deposited in the United States mail, postage prepaid, and properly addressed to the person and entities listed on the attached service list.

This is also to certify that I have this day mailed to the clerk of each United States

District Court in which an action is pending that will be affected by the Motion for

Transfer and Coordination Pursuant to 28 U.S.C. § 1407 a copy, for purposes of filing in
said Court, of the within and foregoing "PLAINTIFFS' RESPONSE TO MOTION

FOR TRANSFER AND CONSOLIDATION AND REQUEST FOR TRANSFER

AND CONSOLIDATION OF RELATED ACTIONS TO THE WESTERN

DISTRICT OF ARKANSAS UNDER 28 § 1407 by causing a copy of same to be

deposited in the United States mail, postage prepaid, and properly addressed to the courts listed on the attached service list.

Dated: April 16, 2007

PATTON, ROBERTS, MCWILLIAMS, & CAPSHAW, L.L.P.

Stephens Building 111 Center St., Suite 1315 Little Rock, AR 72201

Telephone: (501) 372-3480 Facsimile: (501) 372-3488

SERVICE LIST OF DEFENDANTS

Menu Foods Midwest Corporation	Menu Foods Income Fund
P.O. Box 1046	8 Falconer Drive
1400 East Logan Avenue	Streetsville, ON
Emporia, KS 66801	Canada, L5N 1B1
Menu Foods, Inc. 9130 Griffith Mogan Lane Pennsauken, NJ 08110	Menu Foods Limited 8 Falconer Drive Streetsville, ON Canada, L5N 1B1
Menu Foods South Dakota, Inc.	Menu Foods Holdings, Inc.
c/o The Corporation Trust Company	c/o The Corporation Trust Company
Corporation Trust Center	Corporation Trust Center
1209 Orange Street	1209 Orange Street
Wilmington, DE 19801	Wilmington, DE 19801
Menu Foods Gen Par Limited	Menu Foods Limited Partnership
c/o The Corporation Trust Company	c/o The Corporation Trust Company
Corporation Trust Center	Corporation Trust Center
1209 Orange Street	1209 Orange Street
Wilmington, DE 19801	Wilmington, DE 19801
Menu Foods Operating Partnership c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801	Wal-Mart Stores, Inc. c/o The Corporation Company 425 W. Capitol Avenue, Suite 1700 Little Rock, AR 72201
Eukanuba One Proctor & Gamble Plaza C-2 Cincinnati, OH 45202	The Iams Company One Proctor & Gamble Plaza C-2 Cincinnati, OH 45202
Xuzhou Anying Biologic Technology Development Company Ltd. Wangdian Industrial Pei County Jiangshu P.R. China, Xuzhou, Jiangsu China	Suzhou Textile Import and Export Co. 201 Zhuhui Rd. Suzhou, Jiangsu, China 215006
Nestle Purina PetCare Company	Del Monte Foods
Checkerboard Square	372 N Shore Drive
St. Louis, MO 63164	Pittsburgh, PA 15212

COURTS								
Clerk of Court U.S. District Court, Western District of	Clerk of Court U.S. District Court, Western District of							
Washington 700 Stewart Street	Arkansas 35 E. Mountain Street, Suite 510							
Seattle, WA 98101	Fayetteville, AR 72701-5354							
Clerk of Court	Clerk of Court							
U.S. District Court, District of New Jersey	U.S. District Court							
4th & Cooper Streets, Suite 1050	Southern District of Florida							
Camden, NJ 08101	299 E. Broward Blvd., Suite 108							
	Fort, Lauderdale, FL 33301							
Clerk of Court	Clerk of Court							
U.S. District Court, District of New Jersey	U.S. District Court, District of Connecticut							
Martin Luther King Building & U.S.	450 Main							
Courthouse 50 Walnut Street Room 4015	Hartford, CT 06103							
Newark, NJ 07101								
Clerk of Court	Clerk of Court							
U.S. District Court, Central District of	U.S. District Court, Northern District of							
California	Illinois							
312 N. Spring St., Rm G-8	209 S. Dearborn Street							
Los Angeles, CA 90012	Chicago, IL 60604							
Clerk of the Court	Clerk of Court							
c/o Lynn Kamke, Divisional Manager	U.S. District Court, District of Rhode Island							
U.S. District Court, Eastern District of	Federal Building and Courthouse							
Tennessee	One Exchange Terrace							
800 Market Street, Suite 130	Providence, RI 02903							
Knoxville, TN 37902	<u></u>							

In Re Pet Food Products Liability Litigation MDL No. 1850

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Counsel	Michael David Myers Myers & Company PLLC 1809 Seventh Avenue, Suite 700 Seattle, WA 98101 Telephone: (206) 398-1188 Facsimile: (206) 400-1112 mnyers@myers-company.com	A. James Andrews 905 Locust Street Knoxville, TN 37902 Telephone: (865) 660-3993 Facsimile: (865) 523-4623 Perry A. Craft CRAFT & SHEPPARD PLC The Shiloh Building 214 Centerview Drive, Suite 223 Brentwood, TN 37027 Telephone: (615) 309-1717 perrycraft@craftsheppardlaw.com Nicole Bass 905 Locust Street Knoxville, TN 37902 Telephone: (865) 310-6804
Docket Number	2:07-CV-00411-CMP	2:07-CV-00411-CMP
Court	W.D. Washington	E.D. Tennessee
Date of Filing	3/19/07	3/19/07
Plaintiff	Tom Whaley v. Menu Foods, a foreign corporation, The Iams Company, a foreign corporation, Dog Food Producers I - 50 and Cat Food Producers I - 40	LizaJean Holt v. Menu Foods, Inc.
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	542	309
Dan C. Stanley Robert R. Kurtz STANLEY & KURTZ, PLLC 422 S. Gay Street, Third Floor Knoxville, TN 37902 Telephone: 865-522-9942 Facsimile: 865-522-9945 dan@danchanningstanley.com	John Blim Jay Edelson Myles McGuire (Of Counsel) Blim & Edelson LLC 53 West Jackson Blvd., Suite 1642 Chicago, IL 60604 Telephone: (312) 913-3400 Facsimile: (312) 913-9401 John@blimlaw.com Jay@blimlaw.com Jay@blimlaw.com	Jason M. Hatfield Lundy & Davis LLP 300 N. College Avenue, Sulite 309 Fayetteville, AR 72701 Telephone: (479) 527-3921 Facsimile: (479) 587-9196 ihatfield@lundydavis.com
3:07-CV-00098	1:07-CV-01543	5:07-CV-05053-JLH
E.D. Tennessee	N.D. Illinois	W.D. Arkansas
3/19/07	3/20/07	3/21/07
Light v. Menu Foods Income Fund	Dawn Majerczyk v. Menu Foods, Inc.	Charles Ray Sims and Pamela Sims v. Menu Foods Income Fund, Menu Foods Midwest Corporation, Menu Foods South Dakota, Inc., Menu Foods, Inc., Menu Foods Holding, Inc.
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Frank Jablonski Noah Golden-Kramer PROGRESSIVE LAW GROUF, LLC 354 Main Street Madison, WI 53703 Telephone: (608) 258-8511 Facsimile: (608) 442-9494 Larry D. Drury LARRY D. DRURY LTD. 205 W. Randolph Street, Suite 1430 Chicago, IL 60602 Telephone: (312) 346-7950 Facsimile: (312) 346-5777 Idrurylaw@aol.com	llan Chorowsky PROGRESSIVE LAW GROUP, LLC 1130 North Dearborn Street, Suite 3110 Chicago, IL 60610 Telephone: (312) 643-5893 Facsimile: (312) 643-5894 classlaw@ren.com
07-C-0159	
W.D Wisconsin	
3/21/07	
Jacqueline Johnson v. The Proctor & Gamble Company, Menu Foods, Inc., Menu Foods Income Fund, The Iams Company and John Does I through 100	
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Sherrie R. Savett Michael T. Fantini Russell D. Paul BERGER & MONTAGUE PC 1622 Locust Street Philadelphia, PA 19103 Telephone: (215) 875-3000 Facsimile: (215) 875-4604 ssavett@bm.net mfantini@bm.net	Donna Siegel Moffa Lisa J. Rodriguez TRUJILLO RODRIGUEZ & RICHARDS LLC 8 Kings Highway West Haddonfield, NJ 08033 Telephone: (856) 795-9002 Facsimile: (856) 795-9887 donna@trrlaw.com lisa@trrlaw.com	Robert A. Rovner Jeffrey I. Zimmerman ROVNER ALLEN ROVNER ZIMMERMAN & NASH 175 Bustleton Pike Feasterville, PA 19053-6456 Telephone: (215) 698-1800 Facsimile: (215) 355-0940 i rovners@diad-law.com
1:07-CV-01338- NLH-AMD		
Ü. Z. J.		
3/23/07		
Jared Workman, and Mark and Mona Cohen v. Menu Foods Limited, Menu Foods, Inc. and Menu Foods Midwest Corporation		

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Jeremy Y. Hutchinson Jack Thomas Patterson III PATTON ROBERTS McWilliams & CAFSHAW LLP Stephens Building 111 Center Street, Suite 1315 Little Rock, AR 72201 Telephone: (501) 372-3480 Facsimile: (501) 372-3488 jhutchinson@pattonroberts.com ipatterson@pattonroberts.com	Richard Adams James C. Wyly Sean F. Rommel PATTON ROBERTS MCWILLIAMS & CAPSHAW LLP Century Bank Plaza, Suite 400 P. O. Box 6128 Texarkana, TX 75505-6128 Telephone: (903) 334-7000 Facsimile: (903) 334-7007 radams@pattomroberts.com iwyly@pattomroberts.com srommel@pattomroberts.com	Gregg D. Trautmann TRAUTMANN & ASSOCIATES 262 East Main Street Rockaway, NJ 07866 Telephone: (973) 316-8100 Facsimile: (973) 983-1119
5:07-CV-05055-RTD		2:07-CV-01360-PGS- RJH
W.D. Arkansas		D. N.J.
3/23/07		3/23/07
Richard Scott and Barbara Widen v. Menu Foods, Menu Foods Income Fund, Menu Foods Cen Par Limited, Menu Foods Limited Partnership, Menu Foods Operating Parinership, Menu Foods Midwest Corp, Menu Foods South Dakota, Menu Foods Inc., Menu Foods Holdings, Inc., Wal-Mari Stores, Inc.		Suzanne Thomson and Robert Trautmann v. Menu Foods Income Fund (A corporation organized under the laws of Canada); John Does I – 100
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Mark J. Tamblyn WEXLER TORISEVA WALLACE LLP 1610 Arden Way, Suite 290 Sacramento, CA 95815 Telephone: (916) 568-1100 Facsimile: (916) 568-7890 mit@wtwlaw.us	Kenneth A. Wexler WEXLER TORISEVA WALLACE LLP One North LaSalle Street, Suite 200 Chicago, IL 60602 Telephone: (312) 346-2222 Facsimile: (312) 346-0022	Stuart C. Talley Kershaw, Cutter & Ratinoff LLP 980 9th Street, 19th Floor Sacramento, CA 95814 Telephone: (916) 448-9800 Facsimile: (916) 669-4499 stalley@kcrlegal.com	Joseph J. DePalma LITE BEPALMA GREENBERG & RIVAS LLC Two Gateway Center, 12 th Floor Newark, NJ 07102 Telephone: (973) 623-3000 Facsimile: (973) 623-0858 or 623- 5469 idepalma@ldgrlaw.com
07-CV-01957 GHK (AJWx)			
C.D. California			
3/26/07			
Shirley Sexton v. Menu Foods Income Fund, Menu Foods, Inc., a New Jersey Corporation, and Menu Foods Midwest Corporation, a Delaware Corporation			
10.			

Stuart A. Davidson LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP 120 E. Palmetto Park Road, Suite 500 Boca Raton, FL 33432-4809 Telephone: (561) 750-3000	Facsimile: (561) 750-3364 sdavidson@lerachlaw.com Lawrence Kopelman	KOPELMAN & BLANKMAN 350 E. Las Olas Blvd., Suite 980 Et I anderdolo El 33303	Telephone: (954) 462-6855 Facsimile: (954) 462-6899 info@Kopelblank.com
0:07-CV-60428-JIC			
S.D. Florida			
3/26/07			
11. Christina Troiano v. Menu Foods, Inc. and Menu Foods Income Fund			
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<u>bnewman@newmancreedlaw.com</u> NEWMAN CREED & ASSOCIATES ABBEY SPANIER RODD ABRAMS Debra Lynn Waldhauer, Pro Se MCLAUGHLIN & STERN LLP Fort Walton Beach, FL 32548 asash@mclaughlinstern.com Telephone: (860) 583-5200 Telephone: (850) 243-8974 Telephone: (212) 889-0066 Telephone: (212) 448-1100 aabbey@abbeyspanier.com Facsimile: (212) 448-0066 159 N. Audrey Circle, NW Facsimile: (860) 582-0012 Facsimile: (212) 684-5191 okurtz@abbeyspanier.com srodd@abbeyspanier.com 99 North Street, Route 6 Bristol, CT 06011-0575 New York, NY 10016 New York, NY 10016 260 Madison Avenue 212 East 39th Street Bruce E. Newman & PARADIS LLP Stephen T. Rodd Arthur N. Abbey P. O. Box 575 Alan E. Sash Orin Kurtz 3:07-CV-00469-RNC 1:07-CV-01468-3:07-CV-00131-NLH-AMD MCR-EMT D. Connecticut D. New Jersey N.D. Florida 3/26/07 3/26/07 3/26/07 Linda Tinker v. Menu Foods, Lauri A. Osborne v. Menu Waldhauer v. Menu Foods, Inc., Menu Foods Income Debra Lynn and Satoru Fund, and Wal-Mart Corporation. Foods, Inc. 5 12. 7,

Updated: 3:45:30 PM 4/10/2007

Michael L. Kelly	KIRTLAND & PACKARD LLP	2361 Rosecrans Avenue, Fourth	Floor	El Segundo, CA 90245	Telephone: (310) 536-1000	Facsimile: (310) 536-1001	mlk@kirtlandpackard.com	Robert M. Churella	KIRTLAND & PACKARD LLP	2361 Rosecrans Avenue, Fourth	Floor	El Segundo, CA 90245	Telephone: (310) 536-1000	Facsimile: (310) 536-1001	rmc@kirtlandpackard.com
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15. Paul Randolph Johnson v.	Meny Foods, Inc. and menu	roods Income Fund													
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Document 14

Paul Richard and Jennifer Paul Richard and Jennifer Richard husband and wife, Charles Kohler and Alicia Charles Kohler and Alicia Kohler husband and wife v. Menu Foods Innited, a Canadian open-ended trust, Menu Foods Limited, a Foods Holdings, Inc., a Delaware corporation, Menu Foods, Inc., a New Jersey corporation, Menu Foods South Dakota, Inc., a Delaware corporation, XXZ Corporation Corporation Corporation	Wendy J. Harrison	Guy A. Hanson	Dana L. Hooper	BONNETT FAIRBOURN FRIEDMAN	& BALINT PC	2901 North Central Avenue, Suite	1000	Phoenix, AZ 85012-3311	Telephone: (602) 274-1100	Facsimile: (602) 274-1199	wharrison@BFFB.com	ehanson@BFFB.com	dhooner@BFFB.com		Bruce D. Greenberg	Allyn Zissel Lite	LITE DEPALMA GREENBERG &	RIVASLLC	Two Gateway Center, 12th Floor	Newark, NJ 07102-5003	Telephone: (973) 623-3000	Facsimile: (973)623-0858	bgreenberg@ldgrlaw.com	alite@ldgrlaw.com
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デ我これようよこぎ 5 st こま ご d d f f f f f f f f f f f f f f f f f	3/27	Richard husband and wife,	Charles Kohler and Alicia	Kohler husband and wife v.	Menu Foods Income Fund, a	Canadian open-ended trust,	Menu Foods Limited, a	Canadian corporation, Menu	Foods Holdings, Inc., a	Delaware corporation, Menu	Foods, Inc., a New Jersey	corporation, Menu Foods	Midwest corporation, a	Delaware corporation, Menu	Foods South Dakota, Inc., a	Delaware corporation, XYZ	corporation						~ % ~	

Peter N. Wasylyk LAW OFFICES OF PETER N. WASYLYK 1307 Chalkstone Avenue Providence, RI 02908 Telephone: (401) 831-7730 Facsimile: (401) 861-6064	Andrew S. Kierstead LAW OFFICES OF ANDREW S. KIERSTEAD 1001 SW Fifth Avenue, Suite 1100 Portland, OR 97204 Telephone: (508) 224-6246 Facsimile: (508) 224-4356	Marc Stanley STANLEY MANDEL & IOLA LLP 3100 Monticello Avenue, Suite 750 Dallas, TX 75205 Telephone: (214) 443-4300 Facsimile: (214) 443-0358
1:07-CV-00115-ML- LDA		
D. Rhode Island		
3/27/07		
17. Carol Brown v. Menu Foods, Inc., Menu Foods Income Fund, Menu Foods Midwest Corporation, and Menu Foods South Dakota, Inc.		
17.		

Steve W. Bernan HAGENS BERMAN SOBOL SHAPIRO 1 r d	1301 Fifth Avenue, Suite 2900 Seattle, WA 98101	Telephone: (206) 623-7292 Facsimile: (206) 623-0594	steve@hbsslaw.com	Phillip H. Gordon	Bruce S. Bistline	GORDON LAW OFFICES	623 West Hays Street	Boise, ID 83702	Telephone: (208) 345-7100	Facsimile: (208) 345-0050	pgordon@gordonlawoffices.com	bbistline@gordonlawoffices.com
07-CV-00455-CMP												
W.D. Washington												
Suzanne E. Johnson and Craig 3/27/07 R. Klemann v. Menu Foods, a foreign Cornoration												
18.												

Steve W. Berman HAGENS BERMAN SOBOL SHAPIRO LLP 1301 Fifth Avenue, Suite 2900 Seattle, WA 98101 Telephone: (206) 623-7292 Facsimile: (206) 623-0594 Steve@hbsslaw.com Michael David Myers Myers & Company PLLC 1809 Seventh Avenue, Suite 700 Seattle, WA 98101 Telephone: (206) 398-1188	Facsinile: (206) 400-1112 mnivers@myers-company.com	Steve W. Berman HAGENS BERMAN SOBOL SHAPIRO LLP 1301 Fifth Avenue, Suite 2900 Seattle, WA 98101 Telephone: (206) 623-7292 Facsimile: (206) 623-0594 steve@hbsslaw.com Michael David Myers MYERS & COMPANY PLLC 1809 Seventh Avenue, Suite 700 Seattle, WA 98101 Telephone: (206) 398-1188 Facsimile: (206) 400-1112
07-CV-00453-CMP		07-CV-00454-MJP
W.D. Washington		W.D. Washington
3/27/07		3/27/07
Stacey Heller, Toinette Robinson, David Rapp, and Cecily and Terrence Mitchell v. Menu Foods, a foreign Corporation		Audrey Kornelius and Barbara Smith v. Menu Foods, a foreign corporation
6	ć	2

Adam P. Karp	ANIMAL LAW OFFICES	114 W. Magnolia Street, Suite 425	Bellingham, WA 98225	Telephone: (888) 430-0001	Facsimile: (866) 652-3832	adam@animal-lawver.com		
07-CV-457 RSM								
W.D. Washington								
3/27/07								
21. Michele Suggett and Don	James v. Menu roods, a	foreign corporation, The lams	Company, a foreign	corporation, Eukanuba, a	foreign corporation, Dog Food	Producers Numbers 1-100	and Cat Food Producers 1 –	100m and Does 1 -100
21.								

Mark J. Tamblyn WEXLER TORISEVA WALLACE LLP 1610 Arden Way, Suite 290 Sacramento, CA 95815 Telephone: (916) 568-1100 Facsimile: (916) 568-7890 mjt@wtwlaw.us	Kenneth A. Wexler WEXLER TORISEVA WALLACE LLP One North LaSalle Street, Suite 200 Chicago, IL 60602 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wtwlaw.us	Stuart C. Talley KERSHAW, CUTTER & RATINOFF LLP 980 9th Street, 19th Floor Sacramento, CA 95814 Telephone: (916) 448-9800 Facsimile: (916) 669-4499 stalley@kcrlegal.com	Joseph J. DePalma LITE DEPALMA GREENBERG & RIVAS LLC Two Gateway Center, 12 th Floor Newark, NJ 07102 Telephone: (973) 623-3000 Facsimile: (973) 623-0858 or 623- 5469 idepalma@ldgrław.com
07-CV-1456 NLH			
D. New Jersey			
3/27/07			
Larry Wilson v. Menu Foods Income Fund, Menu Foods, Inc., a New Jersey corporation, Menu Foods Holdings, Inc., and Menu Foods Midwest Corporation, a Delaware corporation			
22.			

Jeff S. Westerman Sabrina S. Kim Milberg Weiss & Bershap Ll.P One California Plaza 300 South Grand Avenue, Suite 3900 Telephone: (213) 617-1200 Facsimile: (213) 617-1975 iwesterman@milbergweiss.com	skim@milbergweiss.com Joseph J. DePalma Susan D. Pontonriero LITE DEPALMA GREENBERG & RIVAS LLP Two Gateway Center, 12 th Floor Newark, NJ 07102 Telephone: (973) 623-3000 Facsimile: (973) 623-0858 idepalma@ldgrlaw.com spontoriero@ldgrlaw.com	Paul J. Geller Stuart A. Davidson James L. Davidson LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP 120 E. Palmetto Road, Suite 500 Boca Raton, FL 33432-4809 Telephone: (561) 750-3000 Facsimile: (561) 750-3364 pgeller@lerachlaw.com sdavidson@lerachlaw.com idavidson@lerachlaw.com
07-CV-0260 SJO (PLAx)	07-CV-1488 NLH	
C.D. California	D. New Jersey	
3/28/07	3/29/07	
Dawn Howe v. Menu Foods Limited, Menu Foods, Inc., Menu Foods Midwest Corporation, Menu Foods South Dakota, Inc., and Menu Foods Holdings, Inc.	Julie Hidalgo v. Menu Foods, Inc., Menu Foods Income Fund, Menu Foods Midwest Corporation, and Menu Foods South Dakota, Inc.	
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Joseph J. DePalma Susan Pontoriero Lefe DePalma Greenberg & Revas LLC Revas LLC Two Gateway Center, 12th Floor Newark, NJ 07102 Telephone: (973) 623-0858 or 623-5469 jdepalma@ldgrlaw.com spontoriero@ldgrlaw.com Sabrina S. Kim Milberg Weiss & Bershad LLP One California Plaza 300 South Grand Avenue, Suite 3900 Telephone: (213) 617-1200 Facsimile: (213) 617-1975 jwesterman@milbergweiss.com skim@milbergweiss.com	Stuart A. Davidson LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP 120 E. Palmetto Park Road, Suite 500 Boca Raton, FL 33432-4809 Telephone: (561) 750-3060 Facsimile: (561) 750-3364 sdavidson@lerachlaw.com
07-CV-1490 NLH	07-CV-1809-MMC
D. New Jersey	N.D. California
3/29/07	3/30/07
Alexander Nunez v. Menu Food Limited, Menu Foods Inc., Menu Foods Corporation. Midwest Income Fund, Menu Foods South Dakota, Inc. Menu Foods Holdings, Inc.	Sherry Ingles v. Menu Foods, Inc., Menu Foods Midwest Corporation, and Menu Foods South Dakota, Inc.
25.	26.

William M. Audet Michael McShane Kevin L. Thomason AUDET & PARTNERS LLP 221 Main Street, Suite 1460 San Francisco, CA 34105 Telephone: (415) 568-2555 Facsimile: (415) 568-2556	Michael A. Ferrara, Jr. THE FERRARA LAW FIRM LLC 601 Longwood Avenue Cherry Hill, NJ 08002 Telephone: (856) 779-9500 Facsimile: (856) 661-0369	Daniel J. Mitchell Leonard M. Gulino Theodore A. Small Michael R. Bosse BERSTEIN SHUR 100 Middle Street P. O. Box 9729 Portland, ME 04104-5029 Telephone: (207) 774-1200 Facsimile: (207) 774-127 dmitchell@bersteinshur.com lgulino/@bersteinshur.com tsmall@bersteinshur.com tsmall@bersteinshur.com mbosse@bersteinshur.com
		2:07-CV-00054-GZS
D. New Jersey		D. Maine
		3/30/07
Janice Bonier, Guy Britton, and Tammy Matthews v. Menu Foods, Inc., Menu Foods Income Fund, and Menu Foods Midwest Corporation		Mara Brazilian v. Menu Foods Income Fund, Menu Foods Limited, Menu Foods, Inc., Menu Foods Midwest Corporation, and The Iams Company
27.		28.

Joseph J. DePalma	LITE DEPALMA GREENBERG &	RIVAS LLC	Two Gateway Center, 12th Floor	Newark, NJ 07102	Telephone: (973) 623-3000	Facsimile: (973) 623-0858 or 623-	5469	jdepalma@ldgrlaw.com	Paul J. Geller	Stuart A. Davidson	James L. Davidson	LERACH COUGHLIN STOIA	GELLER RUDMAN & ROBBINS LLP	120 E. Palmetto Park Road, Suite	500	Boca Raton, FL 33432-4809	Telephone: (561) 750-3000	Facsimile: (561) 750-3364	pgeller@Lerachlaw.com	sdavidson@lerachlaw.com	i idavidson@lerachlaw.com
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Susan D. Pontoriero LITE DEPALMA GREENBERG & RIVAS LL.C TWO Gateway Center, 12th Floor Newark, NJ 07102 Telephone: (973) 623-3000 Facsimile: (973) 623-0858 jdepalma@ldgrlaw.com spontoriero@ldgrlaw.com Jeff S. Westerman Sabrina S. Kim MILBERG WEISS & BERSHAD LLP One California Plaza 300 South Grand Avenue, Suite 3900 Telephone: (213) 617-1200 Facsimile: (213) 617-1975 jwesterman@milberoweiss.com	1523-
-01521- MD	XV-01523- AMD
1:07-CV-01521- NLH-AMD	1:07-CV-0
D. New Jersey (Camden)	D. New Jersey (Camden)
3/30/07	3/30/07
Mark Golding v. Menu Foods Limited, Menu Foods, Inc., Menu Foods Midwest Corporation, Menu Foods Income Fund, Menu Foods South Dakota, Inc., and Menu Foods Holdings, Inc. and Does I through 100, inclusive	Kami Turturro v. Menu Foods, Inc., Menu Foods Income Fund, Menu Foods Midwest Corporation, and Menu Foods South Dakota, Inc.
Ö.	31.

William M. O'Mara DAVID C. O'MARA THE O'MARA LAW FIRM P.C. 311 East Liberty Street Reno, NV 89501 Telephone: (775) 323-1321	Donna Siegel Moffa Lisa J. Rodriguez TRUJILIO RODRIGUEZ & RICHARDS LLC 8 Kings Highway West Haddonfield, NJ 08033 Telephone: (856) 795-9002 Facsimile: (856) 795-9887 donna@trlaw.com lisa@trrlaw.com Sherrie R. Savett Michael T. Fantini Russell D. Paul BERGER & MONTAGUE PC 1622 Locust Street Philadelphia, PA 19103 Telephone: (215) 875-4604 ssavett@bm.net mfantini@bm.net
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D. Nevada	D. New Jersey
4/2/07	4/2/07
Marion Streczyn v. Menu Foods Income Fund, a foreign corporation; Menu Foods, Inc., a New Jersey corporation, and Does I – X, inclusive	Peggy Schneider v. Menu Foods Limited, Menu Foods, Inc., and Menu Foods Midwest Corporation
32.	ri C

Updated: 3:45:30 P.M.

4/10/2007

KAPLAN FOX & KILSHEIMER LLP KANTROWITZ GOLDHAMER & <u>mferrara@ferraralawfirm.com</u> Telephone: (310) 552-3366 Telephone: (201) 391-7000 Telephone: (856) 779-9500 Facsimile: (310) 552-3289 Facsimile: (201) 307-1086 Telephone: (973) 401-1111 Facsimile: (973) 401-1114 1880 Century Park E, #820 THE FERRARA LAW FIRM wpinilis@kaplanfox.com ggraifnan@kgglaw.com Los Angeles, CA 90067 601 Longwood Avenue Morristown, NJ 07962 Michael A. Ferrara, Jr. Cherry Hill, NJ 08002 king@kaplanfox.com 210 Summit Avenue Montvale, NJ 07645 KING & FERLAUTO btking@pacbell.net Gary S. Graifman William J. Pinilis 237 South Street Larry D. King William King GRAIFMAN 1:07-CV-01561-1:07-CV-01553-1:07-CV-01562-NLH-AMD NLH-AMD NLH-AMD BC368756 Central District Superior Court, D. New Jersey D. New Jersey D. New Jersey Los Angeles (Camden) (Camden) (Camden) 4/2/07 4/3/07 4/3/07 4/3/07 Fund and Menu Foods Limited Jayme Pittsonberger v., Menu Foods Midwest, Menu Foods, David Carter v. Menu Foods, Company, and Petco Animal Terri Moses v. Menu Foods, Inc., Menu Foods Income Leslie Berndl and Jim and Inc., Menu Foods Income Kelly Finestone v. Menu Funds, and Menu Foods Foods, Inc., The IAMS Midwest Corporation Supply Stores, Inc. Inc., et al. 34. 35. (÷) 36.

William J. Pinilis Larry D. King KAPLAN FOX & KILSHEIMER LLP 237 South Street Morristown, NJ 07962 Telephone: (973) 401-1111 wpinilis@kaplanfox.com Iking@kaplanfox.com	Philip Gordon Bruce S. Bistline Gordon LAW OFFICES 623 West Hays Street Boise, ID 83702 Telephone: (208) 345-7100 Facsimile: (208) 345-0050 pgordon@gordonlawoffices.com bbistline@gordonlawoffices.com bbistline@gordonlawoffices.com Kick Hodges HODGES LAW OFFICE 163 2 nd Avenue, West Twin Falls, IDD 83303 Telephone: (208) 734-2011 Facsimile: (208) 734-2511 Mick76hodges@aol.com	David Parisi PARISI & HAVENS 15233 Valleyheart Drive Sherman Oaks, CA 91403 Telephone: (818) 990-1299 Facsimile: (818) 501-7852 denarisi@narisihavens.com
1:07- D. New Jersey (Camden)-01579- NLH-AMD	1:07-CV-160	BC369097
D. New Jersey (Camden)	D. Idaho	Los Angeles Superior Court Central District
4/4/07	4/5/07	4/6/07
Jim Bullock v. Menu Foods, Inc., Menu Foods Midwest Corporation, Menu Foods Income Fund, and Menu Foods Limited	Larry Klims, Paul Lavoie, and Richard Mueller v. Menu Foods, a foreign corporation	Jayne and Mitch Englander v. Menu Foods, Inc., et al.
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Dennis E. Murray, Sr. John T. Murray Leslie O. Murray Murray	111 East Shoreline Drive P.O. Box 19	Sandusky, OH 448/1-0019 Telephone: (419) 624-3000 Facsimile: (419) 624-0707	d <u>ms@murayandmuray.com</u> j <u>im@murayandmuray.com</u>	Jeremy Gilman Nicole Dorsky	BENESCH FRIEDLANDER COPLAN & Aronoff	2300 BP Tower 200 Public Square	Cleveland, OH 44114	Telephone: (216) 363-4565 Facsimile: (216) 363-4588	igilman@bfca.com ndorskv@bfca.com
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Frank Jablonski	Noah Golden-Kramer	PROGRESSIVE LAW GROUP	354 Main Street	Madison, WI 53703	Telephone: (608) 258-8511	Facsimile: (608) 442-9494	franki@progressivelaw.com	noah(a)mainstreetiustice com		Mark Reinhardt	Garrett D. Blanchfield, Jr.	REINHARDT WENDORF &	BLANCHFIELD	332 Minnesota Street, Suite E-1250	St. Paul, MN 55101	Telephone: (651) 287-2100	Facsimile: (651) 287-2103	mreinhardt@comcast.net	g.blanchfield@rwblawfirm.com	llan Chorowsky	PROGRESSIVE LAW GROUP	1130 North Dearborn Street, Suite	3110	Chicago, IL 60610	Telephone: (312) 643-5893	Facsimile: (312) 643-5894	ilan@progressivelaw.com
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Stephanie Rozman v. Menu	Foods Midwest Corporation,	Menu Foods Income Fund,	Menu Foods Limited, Menu	Foods, Inc., Menu Foods	Holdings, Inc., Nutro	Products, Petco Animal	Supplies, Petco Animal	Supplies Stores, Inc.,	ChemNutra, Inc. and Does I	through 100																	
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